7611



PATENTS ST/038 Cont. 2

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

PATENT APPLICATION

Applicants : Steven M. Schein et al.

Application No. : 10/092,928 Confirmation No.: 2468

Filed: March 7, 2002

For : ELECTRONIC PROGRAM GUIDE WITH

INTERACTIVE AREAS

Group Art Unit : 2611

Examiner : Kieu Oanh T. Bui

EXPRESS MAIL CERTIFICATION

EXPRESS MAIL LABEL NO. EV619637135US

Date of Deposit: May 10, 2005.

I hereby certify that this paper/fee is being deposited with the United States Postal Service "EXPRESS MAIL POST OFFICE TO ADDRESSEE" service under 37 C.F.R. 1.10 on the date indicated above and is addressed to Mail Stop AMENDMENT, Commissioner for Patents, P.O. Box 1450, Alexandria, Virginia 22313-1450.

here Keselman

Enclosures:

- 1. Transmittal Letter (3 pp. in duplicate;
- 2. Reply To Office Action (6 pp.); and
- 3. Return postcard.



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New York, New York 10020

May 10, 2005

Mail Stop AMENDMENT Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450

TRANSMITTAL LETTER

Sir:

Transmitted herewith: [] a Preliminary Amendment; [] Letter to Official Draftsperson; [X] a Reply to Office Action; [] a Declaration; [] a Power of Attorney; [] a Submission of Formal Drawings; [] Formal Drawings; to be filed in the above identified patent application.

FEE FOR ADDITIONAL CLAIMS

- [x] A fee for additional claims is not required.
- [] A fee for additional claims is required.

The additional fee has been calculated as shown below:

		CLAIMS REMAINING AFTER AMENDMENT			HIGHEST NUMBER PREVIOUSLY PAID FOR			PRESI EXTR		R	RATE		ADDITIONAL FEES		
TOTAL CLAIMS			29	_	29	*	=	0	x	\$	50	=	\$	0.00	
INDE	PENDEN MS	T	2	_	3	**	=	0	х	\$	200	=	\$	0.00	
FIRST PRESENTATION OF A MULTIPLE DEPENDENT CLAIM + \$ 360 = \$ 0.00															
* *					insert insert 3					Т	OTAL		\$	0.00	
[]	A check in the amount of \$ in payment of the additional claims is transmitted herewith.														
[]	Please charge \$ to Deposit Account No in payment of the filing fee.														
[x]	The Director is hereby authorized to charge payment of any additional filing fees required under 37 C.F.R. § 1.16, in connection with the paper(s) transmitted herewith, or credit any overpayment of same, to Deposit Account No. 06-1075, Order No. 004031.0038. A duplicate copy of this transmittal letter is transmitted herewith.														

EXTENSION FEE

[] The following extension is applicable to the Response filed herewith; [] \$120.00 extension fee for response within first month pursuant to 37 C.F.R. § 1.136(a); [] \$450.00 extension fee for response within second month pursuant to 37 C.F.R. § 1.136(a); [] \$1020.00 extension fee for response within third month pursuant to 37 C.F.R. § 1.136(a); [] \$1590.00 extension fee for response within fourth month pursuant to 37 C.F.R.

§ 1.136 (a); [] \$2160.00 extension fee for response within fifth month pursuant to 37 C.F.R. 1.136(a).

- [] A check in the amount of [] \$120.00; [] \$450.00; [] \$1020.00; [] \$1590.00; [] \$2160.00; in payment of the extension fee is transmitted herewith.
- [] Please charge the [] \$120.00; [] \$450.00; [] \$1020.00; [] \$1590.00; [] \$2160.00; extension fee to Deposit Account No. ______. A duplicate copy of this transmittal letter is transmitted herewith.
- [X] The Director is hereby authorized to charge payment of any additional fees required under 37 C.F.R. § 1.17 in connection with the paper(s) transmitted herewith, or to credit any overpayment of same, to Deposit Account No. 06-1075, Order No. 004031.0038. A duplicate copy of this transmittal letter is transmitted herewith.

Respectfully submitted,

Evely C. Mil

Evelyn C. Mak Registration No. 50,492 Attorney for Applicants

FISH & NEAVE IP GROUP ROPES & GRAY LLP Customer No. 1473 1251 Avenue of the Americas New York, New York 10020-1105 (212) 596-9000



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New York, New York 10020

May 10, 2005

Mail Stop Amendment Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450

REPLY TO OFFICE ACTION

Sir:

In response to the Office Action dated

February 10, 2005, applicants respectfully request

reconsideration of the above-identified patent application in

light of the following remarks.